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U.S. APPLICATION	ON NO.			FIRST NAMED	APPLICANT		ATTY	DOCKET NO.	
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						19 OCT-99		20 OCT	98
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NOTHE	CATIO	N OF MISS	DESIGNAT	ED/ELECT	ED OFFIC	35 U.S.C. 371 Ì Œ (DO/EO/US)	111	E UNII	ED
1. The follow	wing item	s have been su	bmitted by the a	applicant or the	IB to the Uni	ted States Patent and (37 CFR 1.495):		nark	
		National Fee.		Indication	of Small Enti	ty Status.			
		ne international				ational application in		iish.	
		eclaration of in Irticle 19 amen		Translation Other:	of Article 19	9 amendments into E	nglish.		
	riority D								
						Annexes, if any. Report into English.			
2. Applica	ant has re	quested early p	rocessing under	35 U.S.C. 371	(f) but has no	t filed the following the international app	indicate	ed items an	d/or filed
prior to 20 or	30 month	at a graph 5 oei as from the price. National Fee.	ority date to avo	oid abandonment Copy of the	i .		,	- mast 00 1	
3. The follow	ing items	MUST be fur	nished within th	ne period set for	th below in o	rder to complete the	require	ments for	
acceptance un	der 35 U . Transla	.S.C. 371: tion of the appl	ication into Eng	lish. A process	ing fee will t	e required if submitt	ted		
υ	later The	than the appro- current translat	priate 20 or 30	months from the	priority date			tive	
□Ь		slation. ing fee for pro	viding the trans	lation of the app	lication and/o	or the Annexes later	than the	;	
	аррго	opriate 20 or 30	months from t	he priority date	(37 CFR 1.4	92(f)). .497(a) and (b), prop			
<u></u>	the a surch	pplication (pref	erably by the Ir	nternational appl	ication numb	er and international at 20 or 30 months from	filing da	ate). A	
					th 37 CFR 1	.497(a) and (b) for th	ne reaso	ns	
ı w d	indic	ated on the atta	ched PCT/DO/	EO/917. eclaration later t	han the appro	opriate 20 or 30 mon	ths fron	n the	
_	prior	ity date (37 CF	R 1.492(e)).						
 Additional claim fee, are 	required	. Applicant m	ast submit the a			including any require the additional claim			
		. See attached							
5. Applica PCT/DO/EO/		t submitted the	required seque	nce listing pursu	ant to 37 CF	R 1.821-1.825. See	e attach	ed	
MONTHS FI	ROM TE ITY DA'	E DATE OF ' TE FOR THE	THIS NOTICE	OR BY 22 OR N, WHICHEV	R 32 MONTE	E SUBMITTED W. IS (where 37 CFR 1 ER. FAILURE TO	l.495 a	pplies) FR	ОМ
The time period 1.136(a).	od set ab	ove may be ext	ended by filing	a petition and fe	e for extensi	on of time under the	provisi	ons of 37 C	CFR
Annexes will 7. The Ar	be cancel ticle 19 a	lled. A process mendments are	ing fee will be	required if subn e a translation w	nitted later th	o later than the time an 20 or 30 months i ded by the appropriate	rom the	e priority d	late.
Applicant is r	eminded in the he	that any comm	unication to the	United States P	atent and Tra	demark Office must 37 CFR 1.5)	be mail	ed to the	

A copy of this notice MUST be returned with this response.

Enclosed: PCT/DO/EO/917	Notice of Defective Translation			
	PCT/DO/EO/920	Karen Williams	KW	
FORM PCT/DO/EO/905 (March 2001)		Telephone: 703-305-3688		

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231

FIRST NAMED APPLICA	NT	ATTY, DOCKET NO.	
TANG	T	PF-0619 USN	
	INTERNATIONAL APPLICATION NO.		
	PCT/US9	9/24511	
	I.A. FILING DATE	PRIORITY DATE	
	19 OCT 99	20 OCT 98	
		TANG T INTERNATIONAL A PCT/US9 I.A. FILING DATE	

DATE MAILED: 0.1 JUN 2001

NOTIFICATION TO COMPLY WITH REQUIREMENTS FOR PATENT APPLICATIONS CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE DISCLOSURES

Applicant has submitted papers under 35 U.S.C. 371 to enter the national stage in the United States of America. The items indicated below, however, are missing. The period within which to correct the deficiency noted below and avoid abandonment is set forth in the accompanying Notification.

The nucleotide and/or amino acid sequence disclosure contained in this application does not comply with the requirements for such a disclosure as set forth in 37 CFR 1.821-1.825 for the following reason(s):

The application fails to comply with the requirements of 37 CFR 1.821-1.825.
This application does not contain, a "Sequence Listing" as a separate part of the
disclosure on paper copy or compact disc, as required by 37 CFR 1.821(c).
A copy of the "Sequence Listing" in computer readable format has not been submitted as
required by 37 CFR 1.821(e).
A copy of the "Sequence Listing" in computer readable form has been submitted. The
content of the computer readable form, however, does not comply with the requirements of 37 CFR 1.822 and/or 1.832, as indicated on the attached marked-up copy of the "Raw
Sequence Listing."
The computer readable form that has been filed with this application has been found to be
damaged and/or unreadable as indicated on the attached CRF Diskette Problem Report. A substitute computer readable form must be submitted as required by 37 CFR 1.825(d).
The paper copy or compact disc of the "Sequence Listing" is not the same as the
computer readable form of the "Sequence Listing" as required by 37 CFR 1.821(e).
Other:
APPLICANT MUST PROVIDE: An initial or substitute computer readable form (CRF) of the "Sequence Listing." An initial or substitute paper copy or compact disc of the "Sequence Listing," as well as a amendment directing its entry into the specification. A statement that the contents of the paper or compact disc and the computer readable form are the same and, where applicable, include no new matter, as required by 37 CFR 1.821(e), 1.821(f), 1.821(g), 1.825(b) or 1.825(d).
FOR QUESTIONS REGARDING COMPLIANCE WITH THESE REQUIREMENTS, PLEASE CALL:
(703) 308-4216, for Rules interpretation,
(703) 308-4212, for CRF submission help,
(703) 287-0200, for Patentln software help.

Karen Williams

Telephone: 703-305-3688

FORM PCT/DO/EO/920 (March 2001)